In COUNCIL, Annapolis, January 25, 1803.
ORDERED, That the act, entitled, An act respecting the debts due to this state, and the debtors thereof, and for other purpofes, be published once in each day, for the space of four weeks Tuccessively, in the Maryland Gazette, at Annapolis; the Baltimore American, the Telegraphe, the National Intelli-gencer; Mr. Smith's paper, at Easton; Mr. Bartgis's paper, at Frederick-town, and Mr. Grieves's paper, at Hagar's-town.

By order, NINIAN PINKNEY, Clerk.

An ACT respecting the debts due to this state, and the dectors thereof, and for other purposes. BE it enacted, by the general assembly of Mary-land, That the treasurers of the respective shores, with the advice and under the direction of the governor and council, be and they are hereby veited with all and fingular the powers and authorities neceffary for, and incident to, the demanding, requiring and obtaining, the payment of all arrearages and balances whatever due to the state from the debtors thereof; and the faid treasurers of the eastern and weitern shores, and the auditor, are hereby severally required to furnish the governor and council, when requelted, with correct flatements of fuch arrearages and balances; and the governor and council are hereby authorifed and empowered to direct fuits to be commenced against such debtors of the state as they may think proper and expedient, and appoint an attorney or attornies to profecute and conduct any par-ticular fuit or fuits, fo directed to be brought and commenced as aforesaid; provided, that all debts due to the state snall be paid to the treasurers of the

person or persons whatsoever. And be it enacted, That the governor and council be and they are hereby authorifed and empowered to make composition with any of the debtors of the state, and direct the respective treasurers to take bonds to the state with sufficient security, and give

western or eastern shore respectively, and to no other

time for payment, not exceeding two years.

And be it enacted, That the feveral theriffs and clerks of the feveral counties shall make payment of all monies due to the state, and received by them, or which may hereafter be received by them, for fines, penalties, forfeitures and amerciaments, and forfeited recognizances, and for ordinary, retailers and marringe licences, within the time limitted by law, and, if necessary, the governor and council may direct fuits to be brought against any detailting sheriff or clerk for recovery of the same, and may credit any money that the party is not chargeable with by law.

And be it enacted, That whenever there shall be oc-

calion to expose to public fale any confiscated British property that remains unfold, or the property of any debtor to the state, or his securities, by virtue of any execution already iffued, or to be iffued for this purpofe, the governor and council shall be and they are hereby authorised and empowered to appoint a fit and proper person to act in this behalf on the part of the flate, who is hereby directed and required, before he proceeds to aft, to give bond, with fufficient fecurity, to the state, conditioned for the faithful discharge of the duties required of him; and fuch fales shall be made upon such public notice, and upon such terms, as the governor and council shall direct; and such person, so appointed as aforesaid to act for and in behalf of the state, in case the sale thall be directed to be made on a credit, which shall in no case exceed two years, take bond to the state, with good and sufficient fecurity, to be approved of by the treasurers of the respective shares, from the purchasers; and all bonds taken by any person appointed as aforesaid shall be deposited, with an accurate list thereof subscribed by him, in the treasury of the western shore, and shall be a lien upon the real property of such purchasers, and their securities, from the respective dates, or so much thereof as shall be mentioned in a schedule thereto annexed, and the faid treasurer shall make report of all such bonds to the next general assembly thereafter; provided nevertheless, that the said person, fo appointed as aforefaid, shall, and he is hereby directed, at the time of any sale of any confiscated property in virtue of this act, to make known that he only fells the right of this state thereto, and that the flate doth not guaranty the title to the same, or any part thereof, but the purchase must be in all respects at the risk of the purchaser.

And be it enacted. That in all cases of uninstalled debts, where the same shall be considered insecure, and in all cases of fuits depending in chancery with any state dehtors, the governor and council shall be and they are hereby authorifed and empowered to promifes upon such terms and p they shall think equitable and just; and if, un-der the terms of any compromise made as aforesaid, the property heretofore purchased shall be taken back and revelled in the state, the governor and council may appoint a fit and proper person to sell the same at public fale, upon fuch notice, and upon fuch terms, as they shall direct; and the said person so appointed, before he proceeds to act, shall give bond to the state, with fufficient fecurity, - conditioned for the faithful performance of the duties required of him, and shall performance of the flate, with good and fufficient fe-take bonds to the flate, with good and fufficient fe-curity, to be approved of by the treafurers of the respective shores, if such sale shall be directed to be on a credit, which shall in no-case exceed two years, and the bonds, when taken, shall be deposited with the treasurer of the western shore, and reported by the treasurer to the next general allembly; thereafter. And be if enacted, That in all cales in chancery where no compromise is effected, the governor and

council shall be and they are hereby authorised and

empowered to direct the attorney-general to profecute and defend the same to immediate final decition, and in cases of difficulty, to direct aid to the attorney-general, by employing any person to attend to surveys where necessary, or otherwise to assist in the profecu-tion or desence of raid suits, to be paid out of the contingent fund of five hundred pounds.

And be it enacted, That if any bond debtor to the state for confiscated property, or otherwise, shall neglect to make payment agreeably to the condition of his hond, and fundry refolves of the general affembly, the governor and council may direct process to iffue for the whole principal and interest then due, or may proceed on any execution against any state debtor already iffued, and ferved and fuspended, as occasion may require, or may direct any execution to be delayed as long as they may think expedient and necessary; and no process shall iffue against any of the public debtors unless by the direction of the governor and council; and all sales of property taken by *fieri fucias* at the suit of the state, may be suffereded by the governor and council from time to time, as they may think most to the advantage of the state, and may direct executions against the body of any state debtor to be entered " not called by con-

Whereas many perfons have made discoveries of British property, confiscated property, or property liable to confiscation, to the governor and council, the late intendant, and late agents of the state, and have made application to purchase the same upon the terms held out by law to the discoverers: And whereas there is no perion invested with authority to estimate the value, or ax a reasonable price for the faid property, and to compound with the perion or perfons making fuch discovery, or with the person or persons applying to purchase the same, Be it enacted, That the governor and council be and they are hereby empowered to compound with all persons who have heretofore made discovery of British preperty, conflicated property, or property liable to conflications. on, either to the governor and council, the late intendant, or any of the flate agents, and to allow not exceeding one third of the value of fuch property to any person or persons having made such discovery, and who shall make application .. the governor and council on or before the first day of May next, to compound for and purchase the same, and the faid governor and council are hereby authorised to dispose of fuch property to fuch applicants, and take bonds with good and fufficient fecurity, to be approved of by the treasurer of the western shore, for the parchase money, bearing interest, payable to the state at the periods that may be agreed on.

And be it enacted, That if such discoverers shall

not make known to the governor and council the title of the flate to the property aforesaid, on or before the first day of May next, or shall refuse or neglect, on or before that day, to agree for the purchase of the same, that then the governor and council shall be and they are hereby authorifed to fell and dispose of the state's right to the said property to any person or persons applying to purchase the same, or may appoint a fit and proper person as aforesaid, who shall give bond as aforesaid, to sell the same at public sale in the manner as herein before directed, without making fuch discoverers, who refuse or neglect as

aforefaid, any compensation.

And be it enacted, That it shall and may be lawful for any person or persons purchasing as aforesaid any confiscated British property under the authority of this act, to prosecute any suit or suite, either in law or equity, in the name of the state, for recovery of faid property for their use; provided that the faid state shall not be liable to pay any costs incurred in profecution of faid fuits, but that the fame shall be paid by the person or-persons for whose use said suits shall be profecuted; and provided also, that in all fuch fales, fo to be made by the governor and council, or under their direction and appointment, it shall be made known, and it shall be a condition thereof, that they only fell the right of the state thereto, and that the state doth not guaranty the title to the same, or any part thereof, but that the purchase must be in all respects at the risk of the purchaser.

And be it enacted, That on all fales to be made by the governor and council, and under their direction and appointment, of confifcated property, in pur--fuance of this act, deeds shall be executed by the chancellor to the purchaser or purchasers, in the same manner as for other confiscated property heretofore

disposed of.

And be it enacted, That in all cases where bonds shall be taken in virtue of this act, such bonds shall be a lien on the real property of the obligors from the date thereof, or on fo much of the faid real perly as the governor and council shall think sufficient, to be particularly mentioned in a schedule to be annexed to the faid bond, in which case it shall be a lien on the property contained in such schedule, and no more, fuch bond and Chedule to be lodged with the treasurer of the western shore, and all such bonds shall express the county in which the obligors refpectively relide; and the treasurer of the respective thores shall, within one month after they receive them respectively, cause them, with the schedules annexed to them, to be recorded in the office of the cierks of the wellern and eallern thores respectively, at the expense of the obligors, and a copy of faid record, certified under the hand and official feal of the clerk in whose office the same record shall have been made, shall be as good evidence in any court of law or equity in this state as the original bond would be if it was produced.

And be it enacted; That the governor and council be and they are hereby requested to make communi-

cations to the next general affembly of the feveral

proceedings under this act.

And be it enacted, That the governor and council be and they are hereby authorifed to allow to any person whom they shall think proper to appoint to fell any real property directed to be fold in virtue of this act, a fum not exceeding three per centum on the amount of any fale.

The subscriber having obtained from the orphars court of Anne-Arundel county, letters of administration on the personal property of THOMAS JACOBS, late of faid county, decealed, will SELL at PUBLIC SALE, on Thursday the 24th of February next, if fair, or the first fair day there. after, at the late dwelling of the deceafed,

HE personal property of the faid deceased, to. filling of .. quantity of Indian corn and fodder, with fome plantation utenfils. The fale to begin a eleven o'clock, and the terms made known. All pertions having claims are requested to exhibit them, duly attested, and those indebted are defired to make Immediate payment.

JOHN JACOBS, Administrator. January 31, 1303. 7/6

By virtue of an order of the orphans court of Arre. Arundel county, will be SOLD, at PUBLIC SALE, on Friday the 25th inft. on a credit of fix months, at the subscriber's bouse, near Pig-Point, A LL the performal property of JOHN CROSET, tate of faid county, deceased, confishing of one negro man, and fome household furniture. Bord, with approved security, will be required. The six to commence at eleven o'clock.

JOSIAS CROSBY, Executor. February 1, 1803.

In CHANCERY, January 27, 1805. N application to the chancellor, by petition, a writing, of ISIDORE HARDEY, of Pucce. George's county, praying the benefit of the after the relief of fundry infelvent debtors, passed at the fast fession, on the terms therein mentioned, and's schedule of his property, and a lift of his creditors on oath, fo far as he can afcertain the fame, beirg aimexed to his petition, and the chancellor being fi tished, by competent tellimony, that the faid IEden Hardey hath refided in the state of Maryland the in the twenty-fifth day of February next, give next to his creditors to appear in the chancery-office, n ten o'clock, on the ning day of March next, for the purpole of recommending fome person to be tratee for their benefit, on the faid Hidore Harde's then and there taking the oath by the faid aft no

quired for delivering up his property.

Tell.

SAMUEL H. HOWARD,

Reg. Cur. Can.

THE subscriber being seized of the following tracks of land, lying in Prince-George's touty, to wit: Part of Mount Calvert Marci, CRAYCROFT'S RIGHT, BROOKE RIDGE, and THE FAVOUR, hereby gives notice, that he means to petition the county court of faid county, at April ton land, agreeably to the directions of the act of alesbly for marking and bounding land.

WILLIAM N. DORSETT.
January 15, 1803. J. gff 1

NOTICE.

INTEND to apply to Prince-George's com court, at next April term, for a commission mark and bound the following tracts or partels land, to wit: a tract called RILEY'S RANGE, and or parcel of land called the WIDOW's PURCELLA conveyed by that name out of the aforefaid Riques Range; also that part of the aforefaid Riley's Hard conveyed by the name of DUTCHMAN'S EMPLOYMENT; also that part of Riley's Range conveyed? the name of FARMER'S PURCHASE; also Richa Isaac's part of Riley's Range; also a track of last called FARMER'S CULTIVATION, and a tract of in called STRIFE; also all that part of the aforefas Strife conveyed by Hugh Riley to Thomas Clayer, and that part of the aforesaid Strife conveyed by Es phas Riley to Samuel Farmer, according to the all of affembly for marking and bounding of lands.

COLMORE DUVALL

January 10, 1803.

THIS is to give notice, that the subscriber had obtained from the orphans court of Anse Arundel county, letters of administration on the estate of DANIEL WILLIAMSON, late of the county aforefaid, deceafed. All perfore bards claims against the deceafed are hereby requested by bring them in, legally authenticated, to the orphas court, in order to be passed, and shole indebted to

faid effate to make payment, to
ELIZABETH WILLIAMSON, Admir.
January 26, 1803.

AKEN up adrift, at Rock Point, of Patapleo river, a BATTEAU, about nice teen fret and an half long, about four feet broad the bottom, painted red infide, two radder infide the flern post, a ring bolt in her flern, the is guarded infale and out. The owner may have he to the proving property and environ charges.

January 24, 1803. BASIL HENSHAW.